EXHIBIT G FILED UNDER SEAL

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Page 306
 1
                    UNITED STATES DISTRICT COURT
 2
                  NORTHERN DISTRICT OF CALIFORNIA
 3
                       SAN FRANCISCO DIVISION
 4
                               --000--
 5
      WAYMO LLC,
 6
                      Plaintiff,
                                         Case
 7
                                        No. 3:17-cv-00939-WHA
      VS.
 8
      UBER TECHNOLOGIES, INC.;
      OTTOMOTTO LLC; OTTO TRUCKING LLC,
 9
                      Defendants.
10
11
12
            HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
13
14
           VIDEOTAPED 30(b)(6) DEPOSITION OF GARY BROWN
15
                             VOLUME II
16
                    WEDNESDAY, SEPTEMBER 6, 2017
17
18
19
20
      Reported by:
21
      Anrae Wimberley
22
      CSR No. 7778
23
      Job No. 2693569
24
25
      Pages 306 - 534
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		Page 423
1	organizes a bunch of different log sources. And,	13:51:44
2	again, the focus of our investigation was the	13:51:51
3	primarily the Windows laptop, from my perspective.	13:51:55
4	And then from Kristinn's perspective, I believe he was	13:51:58
5	doing some work on the Linux laptop.	13:52:02
6	And since we had found an unusual sequence of	13:52:11
7	events that I went through several times in our	13:52:15
8	previous deposition, there was never a need to go seek	13:52:27
9	out additional devices because they wouldn't undo what	13:52:34
10	we had observed happening on the Windows laptop.	13:52:42
11	MR. BAKER: Counsel, it's 1:53. I would like to	13:52:45
12	take a break before Mr. Zbrozek's deposition. I don't	13:52:49
13	know if now is a good time.	13:52:51
14	MR. CHATTERJEE: Yeah, that's fine.	13:52:52
15	MS. GOODMAN: Okay.	13:52:54
16	THE VIDEOGRAPHER: Just breaking or closing?	13:52:56
17	MR. CHATTERJEE: We're breaking. We're going to	13:53:00
18	be doing another deposition in between.	13:53:02
19	THE VIDEOGRAPHER: Going off the record. The time	13:53:03
20	is 1:53 p.m.	13:53:05
21	(Whereupon, the proceedings were adjourned at	13:53:05
22	1:53 p.m. and resumed again at 6:04 p.m.)	
23	THE VIDEOGRAPHER: Back on the record. The time	18:04:05
24	is 6:04 p.m.	18:04:08
25	MR. BAKER: And, Counsel, just while I'm thinking	18:04:11

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1	about it, I want to mark the transcript highly	18:04:13
2	confidential, please.	18:04:15
3	BY MS. GOODMAN:	
4	Q. Mr. Brown, what did you do during the	18:04:17
5	multi-hour break in your deposition?	18:04:21
6	A. I watched Netflix.	18:04:23
7	Q. Did you discuss your testimony with anybody	18:04:27
8	during that break?	18:04:28
9	A. I did not.	18:04:29
10	Q. Okay. I want to ask you some more questions	18:04:33
11	about Exhibit 2215, which should be in front of you.	18:04:38
12	A. Yes.	18:04:38
13	Q. Okay. If you look at page 86896, on October	18:04:56
14	6th, Mr. Gorman is writing, "The goal ultimately is to	18:05:01
15	figure out why he was doing whatever he was doing in	18:05:05
16	December 2015 and January '16."	18:05:09
17	Do you see that?	18:05:09
18	A. I do see that.	18:05:10
19	Q. So do you understand strike that.	18:05:13
20	Was it your understanding in October 2016	18:05:15
21	lawyers were trying to figure out what Anthony	18:05:18
22	Levandowski was doing and why he was doing it in that	18:05:22
23	time period?	18:05:23
24	A. It says it right here, so, yes.	18:05:26
25	Q. So you understood that was you were being	18:05:30

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1	BY MR. CHATTERJEE:	20:52:59
2	Q.	20:53:03
3	A. I don't.	20:53:05
4	Q.	
		20:53:17
7	Q. Yes.	20:53:18
8	A. Yes.	20:53:19
9	Q. What is that?	20:53:20
10	A. I believe it will provide metadata around a	20:53:25
11	file system.	20:53:27
12	Q.	20:53:36
13	MR. BAKER: Objection to form.	20:53:37
14	THE WITNESS: I was not hands-on on the	20:53:40
15	Levandowski laptops. That would have been Kristinn.	20:53:47
16	BY MR. CHATTERJEE:	20:53:47
17	Q.	
		20:53:55
19	MR. BAKER: Objection to form.	20:54:01
20	THE WITNESS: That seems like it would describe	20:54:04
21	or could describe a code repository that is off corp.	20:54:09
22	BY MR. CHATTERJEE:	20:54:09
23	Q.	
		20:54:20